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ARTICLE I The corporate name must contain a corporate ending which may be "corporation," "association," "company," "limited," "incorporated" or an abbreviation of any of these words. If you are the holder or assignee of a tradename or trademark, attach Declaration of Tradename Holder form.

ARTICLE 3

The name cannot imply that the corporation is organized for any purpose other than the initial business indicated in this article.

ARTICLE 4
The total number of authorized shares cannot be "Zero" or "Not Applicable."

ARTICLE 5 May be in care of the statutory agent.

ARTICLE 6
The statutory agent address <u>cannot</u> be a P.O. Box. It must be a physical address in Arizona. The agent must sign the Articles or provide a consent to acceptance of appointment.

ARTICLES OF INCORPORATION

OF		
(An Arizona Business Corporation)		
1. Name. The name of the Corporation is		
2. <u>Purpose</u> .		
The purpose for which this Corporation is organized is the transaction business for which corporations may be incorporated under the laws of Ar amended from time to time.		
3. <u>Initial Business</u> .		
The Corporation initially intends to conduct the business of		
4. Authorized Capital.		
The Corporation shall have authority to issueStock.	shares of Common	
5. Known Place of Business. (In Arizona)		
The street address of the known place of business of the Corporation is:		
6. Statutory Agent. (In Arizona)		
The name and address of the statutory agent of the Corporation is:		

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A minimum of 1 director is required.

Name:

Address:

Name:

Address:

Name:

Address:

City, State, Zip:

City, State, Zip:

City, State, Zip:

7. Board of Directors

s(are):		uccessor(s) is(are) elected and qualifies
he number of persons to ser ylaws.	ve on the board of o	directors thereafter shall be fixed by the
8. <u>Incorporators</u> .		
The name(s) and address(es)	of the incorporator(s) is (are):

ARTICLE 8
A minimum of 1
incorporator is
required. All
incorporators must
sign both the Articles
of Incorporation and
the Certificate of
Disclosure.

All powers, duties and responsibilities of the incorporators shall cease at the time of delivery of these Articles of Incorporation to the Arizona Corporation Commission.

9. Indemnification of Officers, Directors, Employees and Agents.

The Corporation shall indemnify any person who incurs expenses or liabilities by reason of the fact he or she is or was an officer, director, employee or agent of the Corporation or is or was serving at the request of the Corporation as a director, officer, employee or agent of another Corporation, partnership, joint venture, trust or other enterprise. This indemnification shall be mandatory in all circumstances in which indemnification is permitted by law.

10. Limitation of Liability.

To the fullest extent permitted by the Arizona Revised Statutes, as the same exists or may hereafter be amended, a director of the Corporation shall not be liable to the Corporation or its stockholders for monetary damages for any action taken or any failure to take any action as a director. No repeal, amendment or modification of this article, whether direct or indirect, shall eliminate or reduce its effect with respect to any act or omission of a director of the Corporation occurring prior to such repeal, amendment or modification.

DO NOT PUBLISH THIS SECTION	EXECUTED this day of incorporators.	, 19 by all of the
Phone and fax numbers are optional	Signed:	
	[Print Name Here]	[Print Name Here]
	PHONE FAX	
The agent may consent to the appointment by either executing the consent, attaching a cover letter, or if paying by check, executing the check.	above-named corporation effective this	Agent accepts the appointment as statutory agent of theday of, 19
		[Print Name Here]
The Articles must be accompanied by a Certificate of Disclosure, executed within 30 days of delivery to the Commission, by all incorporators.		